WHEREAS, the parties believe that certain information that may be divulged in this litigation is likely to contain confidential research, development, or commercial information as contemplated by Rule 26(c) of the Federal Rules of Civil Procedure;

WHEREAS, the parties believe that such information may be relevant to the subject matter involved in the pending action within the meaning of Rule 26(a),(b) of the Federal Rules of Civil Procedure;

WHEREAS, the parties believe that it would serve the interests of the parties to conduct discovery under a protective order pursuant to Rule 26(c) of the Federal Rules of Civil Procedure; and

WHEREAS, the parties acknowledge that the requested protective order does not confer blanket protections on all disclosures or responses to discovery and that the protection it affords extends only to the limited information or items that are entitled under the applicable legal principles to treatment as confidential. The parties further acknowledge that this Protective Order creates no entitlement to file confidential information under seal; Northern District Local Rules set forth the procedures that must be followed and reflects the standards that will be applied when a party seeks permission from the Court to file material under seal.

IT IS HEREBY STIPULATED AND AGREED, by and between Synaptics Incorporated ("Synaptics") and Elantech Devices Corporation ("Elantech") through their respective counsel, that the following Stipulated Protective Order ("Stipulated Protective Order") may be entered by the Court pursuant to Local Rule 7-12 to give effect to the stipulations set forth below:

1.0 Definitions.

- 1.1 "Designating Party" means any party or any non-Party producing documents or information that is designated under this Stipulated Protective Order.
- 1.2 "Receiving Party" means any party receiving documents or information designated under this Stipulated Protective Order.
- 1.3 "Confidential Information" means a Document or information that has not been made public and that a Designating Party believes to be of a proprietary

1			business or technical nature, the disclosure of which is likely to have the effect	
2			of causing harm to the competitive position of the person, firm, partnership,	
3			corporation, or other organization from which the information was obtained.	
4		1.4	"Highly Confidential Code" means a Document or information that qualifies as	
5			Confidential Information and constitutes or contains any electronic or computer	
6			code, including, but not limited to software, firmware, source code, object code,	
7			listing files generated by compilers or assemblers, intermediate files created	
8			during the build process, test programs and scripts, test results, and source or	
9			object code for associated tools (hereinafter "Code").	
10		1.5	"Document" shall have the meaning ascribed to it in Rule 34(a), Federal Rules	
11			of Civil Procedure.	
12		1.6	"Employee(s)" means all permanent employees and those temporary personnel	
13			who are providing legal, secretarial, clerical and/or administrative services only.	
14	2.0	Designation of Confidential Information and Highly Confidential Code		
15		2.1	Each Designating Party who produces or discloses any material that the	
16			Designating Party reasonably believes to comprise or contain Confidential	
17			Information or Highly Confidential Code may designate the same	
18			CONFIDENTIAL ATTORNEYS' EYES ONLY or HIGHLY	
19			CONFIDENTIAL CODE.	
20		2.2	Documents may be designated as CONFIDENTIAL ATTORNEYS' EYES	
21			ONLY or HIGHLY CONFIDENTIAL CODE by clearly marking the	
22			Documents, prior to providing copies thereof to a Receiving Party.	
23		2.3	A Designating party that inadvertently fails to mark information as	
24			CONFIDENTIAL ATTORNEYS' EYES ONLY or HIGHLY	
25			CONFIDENTIAL CODE at the time of production shall be allowed to correct	
26			such failure at any time. In that event, the Designating Party shall provide	
27			notice in writing to all Receiving Parties, accompanied by appropriately marked	
28			substitute copies of such information. Upon receipt of such notice, a Receiving	

1			Party will take appropriate steps to assure that the previously unmarked
2			Confidential Information or Highly Confidential Code is treated as Confidential
3			from that time forward pursuant to the terms of this Stipulated Protective Order.
4		2.4	An answer to a request for written discovery responses may be designated as
5			Confidential Information by denoting the answer or a portion thereof
6			CONFIDENTIAL ATTORNEYS' EYES ONLY or HIGHLY
7			CONFIDENTIAL CODE.
8		2.5	A deposition transcript or portion thereof may be designated as Confidential
9			Information by making such designation on the record. Counsel attending a
10			deposition who elects not to designate any portion of the transcript as
11			CONFIDENTIAL ATTORNEYS' EYES ONLY or HIGHLY
12			CONFIDENTIAL CODE on the record shall have ten (10) business days
13			following the receipt of the transcript from the court reporter to make such
14			designation. Notice thereof shall be made in writing to the reporter, with copies
15			to all counsel, designating the portions of the transcript that contain Confidentia
16			Information or Highly Confidential Code and directing the reporter to mark that
17			portion of the transcript accordingly.
18	3.0	Discl	osure of Confidential Information or Highly Confidential Code.
19		3.1	In the absence of written permission from the providing party or an order from
20			the Court, Confidential Information or Highly Confidential Code may only be
21			disclosed to the following persons:
22			3.1.1 Outside counsel for any party to this litigation and all necessary
23			secretarial, clerical and paralegal personnel assisting such counsel,
24			except that such Confidential Information or Highly Confidential Code
25			shall not be disclosed to any attorney involved in prosecuting patent
26			applications relating in any way to touch pad technology.
27			3.1.2 Qualified persons transcribing or memorializing testimony involving
28			Confidential Information or Highly Confidential Code and their

1		Employees whose duties require access to Confidential Information or
2		Highly Confidential Code;
3	3.1.3	Independent experts and/or consultants retained by counsel for a party to
4		this litigation subject to Section 4.0 of this Stipulated Protective Order.
5	3.1.4	Any deposition witness who (1) previously had access to the
6		Confidential Information or Highly Confidential Code; (2) was
7		employed by the Designating Party at the time the Confidential
8		Information or Highly Confidential Code was created, in a position to
9		know that information or code; (3) is, at the time of the deposition,
10		employed by the Designating Party, or (4) is an independent expert or
11		consultant qualified to receive Confidential Information or Highly
12		Confidential Code under Section 4.0 of this Stipulated Protective Order.
13	3.1.5	The Court and the Court's staff.
14	3.2 No pe	ersons specified in Section 3.1.1 or 3.1.3 shall have access to Confidential
15	Inform	nation without having first read, acknowledged and agreed in writing (in
16	the for	rm attached hereto as Exhibit A) to be bound by this Stipulated Protective
17	Order	. A file of all such written acknowledgment shall be kept by the Party
18	obtain	ing them. With respect to persons specified in Section 3.1.3, copies of
19	such v	written acknowledgments shall be provided to all counsel of record as
20	provid	ded in Section 4.0 of this Stipulated Protective Order. Persons who are
21	permi	tted access to Confidential Information under this Stipulated Protective
22	Order	solely for clerical or administrative purposes, and who do not retain
23	copies	s or extracts thereof, are not required to execute written acknowledgments.
24	3.3 In the	absence of written permission from the providing party or an order from
25	the Co	ourt, Highly Confidential Code may only be disclosed to the persons
26	identi	fied in paragraph 3.1.1 and 3.1.3 herein and may be disclosed only under
27	the fo	llowing conditions and circumstances:

- 3.3.1 Outside counsel for the party to whom Highly Confidential Code is produced may have at most two copies of each Code CD produced hereunder. One of the two CD's held by outside counsel for the party to whom Highly Confidential Code is produced may be provided to an expert qualified under the provisions of paragraphs 3.1 and 3.2 herein for any one period not to exceed 21 days, after which the CD must be returned to such outside counsel. Code, whether stored on a CD or in printed form, shall be maintained in a secure, locked location that requires a key or combination access that only outside counsel or the expert referenced in this paragraph possess.
- 3.3.2 Code may be accessed only from CDs on a password-protected computer under the exclusive control of the expert or outside counsel. (Permitted access to such Code includes the necessary electronic copying of the Code incident to accessing it on a computer.) Such computer must have a time-out function to be activated after no more than ten minutes of inactivity. Such computer must be non-networked, that is, it must be detached from internet, intranet, Ethernet, WAN, LAN or other network of any kind. One-stand-alone printer may be attached to the non-networked computer subject to the limitations on printing the Code provided in subsection 3.3.4. Code may not be copied, transmitted, saved or electronically duplicated in any way except as provided herein. All such access to the Code CD shall be documented in a log showing for each copy of Code, each person given possession of the copy and the dates of such possession.
- 3.3.3 Printing of Code produced hereunder is permitted only with a contemporaneously generated or applied label indicating that the printed material is "Restricted and Highly Confidential Code Subject to Protective Order" on each page. The party printing the Code shall

4

7 8

9

10 11

12

13

14

16

15

17

18

19

20

21

22

23

24 25

26

27

28

maintain a log of what specific Code is printed, how many printed copies are made, the purpose for making each copy, and in whose possession each printed copy is maintained.

- 3.3.4 Unless otherwise provided herein, Code produced hereunder may be printed or otherwise copied only in connection with preparation or filing of motions or other papers filed with the Court or exchanged among the parties, used at deposition, or designated for use or used at hearing or trial, or otherwise required by the Court. Excerpts of Code produced hereunder may also be copied pursuant to this paragraph for the purpose of inclusion in or as exhibits to pleadings filed by or exchanged between the parties. A printed copy of excerpts of designated Code may be used for annotation by an expert referred to in paragraph 3.3.2 above and such annotated copy shall be kept as provided in section 3.3.2. Any Code filed with the Court shall be filed under seal; any Code used at deposition shall be treated in accordance with all other applicable sections of this Stipulated Protective Order. Any other printed copies generated but not used shall be immediately shredded.
- 4.0 Qualification of Independent Experts or Consultants.
 - 4.1 **Notice of Proposed Disclosure:** Not less than seven (7) business days prior to the initial disclosure of designated Confidential Information or Highly Confidential Code to any person falling under the provisions of Section 3.1.3 of this Stipulated Protective Order, the Party proposing to make such disclosure shall serve (by facsimile and mail) the name, address, present employer and title, and a signed acknowledgment in the form of Exhibit A of the proposed recipient, as well as a copy of a current resume and list of engagements for the past five years, on the Designating Party.
 - 4.2 **Objection to Proposed Disclosure**: Within the period before disclosure of the Confidential Information or Highly Confidential Code to the proposed recipient,

- the Party or non-Party whose Confidential Information or Highly Confidential Code is concerned may serve (by facsimile and mail) a written objection to such disclosure. Such an objection shall stay disclosure to the proposed recipient. Failure to serve a written objection within seven (7) business days shall be deemed approval of a proposed recipient.
- 4.3 **Motion to Exclude Disclosure**: If a written objection is served pursuant to Section 4.2 and the objection is not resolved by the parties by meeting and conferring within five (5) business days of service of the written notice of objection described in Section 4.2, the party objecting to disclosure shall file a motion, to be heard on the earliest date available, with respect to such objection within ten (10) business days after service of the notice of objection. Failure to file such a motion shall be deemed approval of a proposed recipient. The disclosure of Confidential Information or Highly Confidential Code to such proposed person shall be withheld pending the ruling of the Court on any such motion.

5.0 <u>Procedure for Challenging Designations.</u>

5.1 Information obtained during discovery and designated by the providing party as CONFIDENTIAL -- ATTORNEYS' EYES ONLY or HIGHLY CONFIDENTIAL CODE under this Stipulated Protective Order shall be deemed to be CONFIDENTIAL -- ATTORNEYS' EYES ONLY or HIGHLY CONFIDENTIAL CODE unless the Court rules that it is not. If, after meeting and conferring to discuss any dispute that arises due to any designation under this Order, the parties are unable to reach agreement, a party may move this Court for an Order that materials bearing a designation specified in Sections 2.1 through 2.5 hereof are improperly designated. In a motion, the party making the designation of Confidential Information or Highly Confidential Code shall have the burden of proving that the material in question is within the scope of

1		protection contemplated by Rule 26 of the Federal Rules of Civil Procedure and		
2		this Stipulated Protective Order.		
3	6.0	0 <u>Procedure for Court Filings.</u>		
4		When Confidential Information or Highly Confidential Code is filed with the		
5		Court, the party offering it must file the relevant materials under seal, and the		
6		documents shall bear the words, CONFIDENTIAL ATTORNEYS' EYES		
7		ONLY or HIGHLY CONFIDENTIAL CODE, and a statement substantially in		
8		the following form:		
9		CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL CODE		
10		ATTORNEYS' EYES ONLY SUBJECT TO PROTECTIVE ORDER		
11		The statement shall also appear on the front page of any written materia		
12		5.2 Documents filed under seal pursuant to this Stipulated Protective Order shall be		
13		filed according to Civil Local Rule 79-5.		
14	7.0	If Confidential Information or Highly Confidential Code is disclosed to any person		
15		other than in the manner authorized by this Stipulated Protective Order, the Party		
16		responsible for the disclosure must immediately inform the Designating Party of all		
17		pertinent facts relating to such disclosure and shall make every effort to prevent		
18		disclosure by each unauthorized person who received such information.		
19	8.0	Γhis Stipulated Protective Order is intended to regulate the handling of Confidential		
20		Information or Highly Confidential Code during the pretrial period of this litigation,		
21	and is not intended to regulate the handling of Confidential Information or Highly			
22		Confidential Code at trial, which is expected to be the subject of a further Stipulated		
23		Protective Order and/or appropriate court orders. Nonetheless, this Stipulated		
24		Protective Order shall remain in force and effect until modified, superseded or		
25		terminated on the record by agreement of the parties hereto, by order of this Court, or		
26		oursuant to Section 9.0 of this Stipulated Protective Order.		
27				
28				

1	9.0	Within thirty (30) days of the final termination of this litigation, each Party that is			
2		subject to this Stipulated Protective Order shall destroy or return to the providing party			
3		all items designated CONFIDENTIAL ATTORNEYS' EYES ONLY in accordance			
4		with Section 2.0 above, including all copies of such matter which may have been made,			
5		but not including pleadings or copies containing notes or other attorney work product			
6		that may have been placed there by counsel for the Receiving Party. Outside counsel			
7		may retain all pretrial and trial records as are regularly maintained by outside counsel in			
8		the ordinary course of business, but such records shall be maintained confidential in			
9		accordance with this Stipulated Protective Order. Upon the conclusion of this Action,			
10		the Receiving Party shall return the attorney copies of Highly Confidential Code to the			
11		Producing Party within 72 hours and shall shred any printed copies of such Highly			
12		Confidential Code that the receiving party has in its possession.			
13	10.0 Documents produced by either Party in the related case, <i>Elantech Devices Corp. v.</i>				
14	Synaptics, Inc., Averatec, Inc., and Prostar Computer, Inc., Case No. 3:06-CV-08139				
15	CRB, may be also be used by either Party in this case, Synaptics Incorporated v.				
16	Elantech Devices Corporation, Case No. CV-07 6434 CRB. Any such Documents,				
17	including documents marked CONFIDENTIAL - ATTORNEYS' EYES ONLY or				
18	HIGHLY CONFIDENTIAL CODE, that were produced in the related case shall be				
19	handled in accordance with the provisions of this Stipulated Protective Order if used in				
20		this case.			
21	D . 1	M 20 2000 WARL LIDAMER			
22	Dated	: May 30, 2008 KARL J. KRAMER ERIKA L. YAWGER			
23		LAURA MASON MORRISON & FOERSTER LLP			
24					
25		By: s/Karl J. Kramer			
26		Karl J. Kramer			
27		Attorneys for Plaintiff SYNAPTICS INCORPORATED			

	Case 3:07-cv-06434-CRB	Document 18	Filed 05/30/2008	Page 11 of 12				
1	Dated: May 30, 2008		YITAI HU SEAN P. DeBRUINE					
2	AKIN GUMP STRAUSS HAUER & FELD LLP							
3								
4		В	y: _s/Sean P. DeBruin	e				
5	Sean P. DeBruine Attorneys for Defendant ELANTECH DEVICES CORPORATION							
6								
7								
8								
9	I, Karl J. Kramer, am the ECF user whose ID and password are being used to file this.							
10	STIPULATED PROTECTIVE ORDER. In compliance with General Order 45, X.B., I hereby							
11	attest that SEAN P. DEBRU	attest that SEAN P. DEBRUINE has concurred in this filing.						
12	Dated: May 30, 200	8 N	MORRISON & FOERS	TER LLP				
13		В	sy: s/Karl J. Kramer					
14		Karl J. Kramer Karl J. Kramer Attorneys for Plaintiff SYNAPTICS INCORPORATED						
15								
16								
17			RDER					
18	PURSUANT TO ST	TPULATION, IT I	S SO ORDERED					
19	Dated:							
20			The Honorable C United States Di	Charles R. Breyer				
21				C				
22								
23								
24								
25								
26								
27								
28								

1 **EXHIBIT A** ACKNOWLEDGEMENT OF PROTECTIVE ORDER OBLIGATIONS 2 3 I ______, hereby acknowledge that I have 4 read the Stipulated Amended Protective Order filed in the United States District Court for the 5 6 Northern District of California, in Case No. CV 07 6434 CRB entitled Synaptics Incorporated 7 v. Elantech Devices Corporation, and understand the terms thereof and agree to be bound 8 thereby. 9 The undersigned further acknowledges and represents that I understand that materials 10 documents and other information materials designated CONFIDENTIAL – ATTORNEYS' 11 EYES ONLY or HIGHLY CONFIDENTIAL CODE are deemed to be highly sensitive 12 information by the party providing them. I will not disclose any such information except as 13 authorized by the Stipulated Protective Order and will not copy or use any such information 14 except for the purposes of assisting counsel in the above-referenced litigation. 15 The undersigned further acknowledges that he/she is subject to the jurisdiction of said 16 court for the purposes of enforcement of the Stipulated Protective Order and may be 17 adjudicated to be in contempt of court for violation of the Order. 18 19 I declare under penalty of perjury that the foregoing is true and correct, and that this Agreement is executed this day of _____, 200_, at 20 21 22 23 24

25

26

27